

RECEIVED

JUN 27 2003

CORBIN DAVIS
CLERK SUPREME COURT

To whom it may concern:

I am a divorced father of a nine year old boy. I currently get my son on alternating weekends, Tuesdays and Thursdays for 3 hours, alternating holidays and every other week during summer vacation.

My ex-wife is capable of working full time and unscrupulously went full time after she filed for an increase, which they granted to her.

I never get help when my son stays with me - clothes - underwear so on top of child support to her with the boy never benefits from I am forced to try and provide toys, outings, hockey team expenses, food & cloth

The laws are extremely unfair to the good fathers in Michigan and are long overdue for change.

I am currently fighting in court for more time with my child and having a law that determines the amount of support by the time you spend with your child is truly ~~fair~~ a fair way to do it

The Friend of the Court in Wayne
county is the most mismanaged
screwed-up system and is run
by incompetent morons. Since
the very start of my child support
payroll deductions they have claimed
claim in arreage. I know this
is not correct but getting an
audit done has been impossible.

Frustrated, I went to the
FofC's cashier and payed what
their records said I owed. Then
afterwards I checked the balance
owed by automated phone system
and I owe more than what
they showed on the computer record.

The laws and the system is
destroying the lives of honest,
hard working loyal fathers
who just want a fair and even
law put in place.

Frustrated and mad.
Matthew H. Monroe